1 2 3 4 5 6 7	DALE L. ALLEN, JR., State Bar No. 145279 dallen@aghwlaw.com NICHOLAS D. SYREN, State Bar No. 334807 nsyren@aghwlaw.com ALLEN, GLAESSNER, HAZELWOOD & WERTH, LLP 180 Montgomery Street, Suite 1200 San Francisco, CA 94104 Telephone: (415) 697-2000 Facsimile: (415) 813-2045  Attorneys for Defendants HAYWARD AREA RECREATION AND PARK DISTRICT and KEVIN HART		
8	UNITED STAT	TES DISTRICT COURT	
9	NORTHERN DIS	STRICT OF CALIFORNIA	
10			
11	JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,	Case No. 3:23-cv-01652-VC	
12 13	Plaintiff,	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF DEFENDANTS' CROSS MOTION FOR SUMMARY JUDGEMENT OR,	
14	v.	IN THE ALTERNATIVE, SUMMARY ADJUDICATION; MEMORANDUM OF	
15	ROWELL RANCH RODEO, INC., HAYWARD AREA RECREATION AND	POINT AND AUTHORITIES (F.R.C.P. 56)  Hon. Vince Chhabria	
16	PARK DISTRICT, HAYWARD AREA RECREATION AND PARK DISTRICT		
17	PUBLIC SAFETY MANAGER/RANGER KEVIN HART, and DOES 1 and 2, in	Date: August 15, 2024 Time: 10:00 a.m.	
18	their individually and official capacities, jointly and severally,	Ctrm: 4, 17 <sup>th</sup> Floor	
19	Defendants.  Trial: October 21, 2024		
20			
21	Defendants HAYWARD AREA REG	CREATION AND PARK DISTRICT and KEVIN	
22	HART ("Defendants") Requests Judicial No	tice ("RJN") of the following adjudicate facts	
23	pursuant to Federal Rule of Evidence 201 et al.		
24	1. Attached as Ex. "A," please find a true and correct copy of Docket No. 54,		
25	Plaintiffs' Second Amended Complaint.		
26	2. Attached as Ex. "B," please find a true and correct copy of Docket No. 59,		
27	Defendants HARD and Hart's Answer to Plaintiffs' Second Amended Complaint.		
28	3. Attached as Ex. "C," please find a true and correct copy of Docket No. 46, Judge		
		1 MSJ - RJN 3:23-CV-01652-VC	

1	Chhabria's Order on Plaintiffs' Motion for TRO.
2	4. Attached as Ex. "D", please find a true an
3	Declaration of Natalie Wong in Support of Motion Heari
4	
5	Respectful
6	Dated: June 28, 2024 ALLEN, C
7	HAZELW
8	By: /s//
9	DALE NICH
10	Attorr HAYV PARK
11	TARP
12	
13	
14	
15	
16	
17	
18	
19	
20	
21 22	
23	
24	
25	
26	
27	
28	

RO.
and a true and correct copy of Docket No. 40,
Motion Hearing on Plaintiffs' Motion for TRO.
Respectfully submitted,
ALLEN, GLAESSNER, HAZELWOOD & WERTH, LLP
By: /s/Nicholas D. Syren  DALE L. ALLEN, JR. NICHOLAS D. SYREN Attorneys for Defendants
HAYWARD AREA RECREATION AND PARK DISTRICT and KEVIN HART

**EXHIBIT "A"** 

1	Jessica L. Blome (State Bar No. 314898) Gina Tomaselli (State Bar No. 267090)		
2	Lily A. Rivo (State Bar No. 242688)		
3	GREENFIRE LAW, PC 2748 Adeline Street, Suite A		
4	Berkeley, CA 94703 Ph/Fx: (510) 900-9502		
5	Email: jblome@greenfirelaw.com		
6	gtomaselli@greenfirelaw.com lrivo@greenfirelaw.com		
7	Attorneys for PLAINTIFF Deniz Bolbol		
8	JOSEPH P. CUVIELLO		
9	205 DeAnza Blvd. #125 San Mateo, CA 94402		
10	Telephone: (650) 315-3776 Email: pcuvie@gmail.com		
11	PLAINTIFF In Pro Se		
12	UNITED STATE DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,	Case No. 3:23-cv-01652-VC	
15	PLAINTIFFS.	SECOND VERIFIED AMENDED	
16	v.	COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF AND DAMAGES	
17	ROWELL RANCH RODEO, INC.;		
18	HAYWARD AREA RECREATION AND PARK DISTRICT; HAYWARD AREA	[DEMAND FOR JURY TRIAL]	
19 20	RECREATION AND PARK DISTRICT PUBLIC SAFETY MANAGER/RANGER KEVIN HART; COUNTY OF ALAMEDA;	<ol> <li>Assault</li> <li>Battery</li> <li>Civil Code § 52.1</li> </ol>	
21	ALAMEDA COUNTY DEPUTY SHERIFF JOSHUA MAYFIELD; and DOES 1 and 2,	4. Civil Code § 51.7; Code of Civil Proc. § 526	
22	in their individual and official capacities, jointly and severally,	5. Cal. Const. Art. I; Civil Code § 52.1; Code of Civil Proc. § 526	
23	DEFENDANTS.	6. 42 U.S.C. § 1983; U.S. Const. amend.	
24			
25			
26			
27			
28			

PLAINTIFFS, DENIZ BOLBOL and JOSEPH CUVIELLO, for their Complaint against DEFENDANTS, allege as follows:

## **JURISDICTION AND VENUE**

- 1. This is a civil rights action arising from DEFENDANTS' interference and attempted interference with PLAINTIFFS' constitutionally protected right to free speech through threats, coercion and intimidation and by assault and battery/violence based on PLAINTIFFS' political affiliation as animal rights activists. This action is brought pursuant to 42 U.S.C. § 1983, the First Amendment to the United States Constitution, Article 1, Section 2 of the California Constitution, California Civil Codes Sections 43, 51.7, 52.1 and the common law torts of Assault and Battery.
- 2. This complaint requests declaratory and injunctive relief and the imposition of monetary damages, civil penalties and reasonable attorneys' fees against all DEFENDANTS as permitted under law and pursuant to 42 U.S.C. § 1983, 42 U.S.C. § 1988, 28 U.S.C. § 2201(a), and California Civil Code, sections 51.7, 52, and 52.1.
- 3. Jurisdiction is founded upon 28 U.S.C. §§1331 and 1343(a)(3) and (4) and the aforementioned statutory and constitutional provisions. PLAINTIFFS further invoke the supplemental jurisdiction of this Court pursuant to 28 U.S.C. §1367 to hear and decide claims arising under state law, which are part of the same case or controversy as the federal claims.
- 4. All of the events and/or omissions complained of herein occurred in Castro Valley, California, in the County of Alameda, as such, under Local Rule 3-2(c) and (d), this action is properly assigned to the San Francisco Division of the United States District Court for the Northern District of California.
- 5. PLAINTIFFS have complied with the California Government Tort Claims Act, section 910, et seq.

### PARTIES AND PROCEDURE

6. PLAINTIFFS JOSEPH CUVIELLO and DENIZ BOLBOL are residents of the State of California.

- 7. DEFENDANT ROWELL RANCH RODEO, INC. is a non-profit organization, located in Castro Valley, Alameda County, California, which operates the Rowell Ranch Rodeo. DEFENDANT ROWELL RANCH RODEO, INC. is responsible for the actions of its employees.
- 8. DEFENDANT HAYWARD AREA RECREATON AND PARK DISTRICT, known locally as "HARD," is an independent special use district within Alameda County, California, created by ballot initiative in 1944, to provide park and recreation services for over 309,000 residents. Its boundaries encompass a 100 square-mile area, which includes the City of Hayward and the unincorporated communities of Castro Valley, San Lorenzo, Ashland, Cherryland, and Fairview. HARD owns and manages the Rowell Ranch Rodeo Park, which is located within Alameda County, where the Rowell Ranch Rodeo takes place.
- 9. DEFENDANT KEVIN HART, upon information and belief, is the former Kensington Police Chief and on May 20, 2022, was the Hayward Area Recreation and Park District (HARD) Public Safety Manager/Ranger.
- 10. DEFENDANT COUNTY OF ALAMEDA ("COUNTY") is a local governmental entity that oversees the Alameda County Sheriff's Office. DEFENDANT COUNTY'S charter requires that the COUNTY be the named party in any legal proceedings against the Alameda County Sheriff's Office.
- 11. DEFENDANT ALAMEDA COUNTY DEPUTY SHERIFF JOSHUA MAYFIELD, Badge Number 2336, upon information and belief, is employed by the Alameda County Sheriff's Office, which is a department under DEFENDANT COUNTY'S jurisdiction.
- 12. DOE DEFENDANTS 1 and 2 are individuals who, upon information and belief, were agents of or employed by DEFENDANT ROWELL RANCH RODEO, INC. DOE DEFENDANTS 1 and 2. The true names and capacities of DEFENDANTS sued herein as Does 1 and 2 are unknown to PLAINTIFFS who therefore sue said DEFENDANTS by such fictitious names. PLAINTIFFS will seek to amend this Complaint to allege their true names and capacities when and if ascertained. PLAINTIFFS are informed and believe and thereon allege that each of the fictitiously named DEFENDANTS are responsible in some manner for the

occurrences herein alleged and that PLAINTIFFS' damages as herein alleged were proximately caused by their conduct.

- 13. PLAINTIFFS are informed and believe and thereon allege that each of the DEFENDANTS sued herein was negligently, wrongfully, and otherwise responsible in some manner for the events and happenings as described hereinafter, and proximately caused injuries and damages to PLAINTIFFS.
- 14. PLAINTIFFS are also informed and believe, and thereon allege, that each of the DEFENDANTS was at all material times a managing agent, agent, servant, employee, partner, joint venturer, co-conspirator, and/or alter ego of the remaining DEFENDANTS, and in doing the things herein alleged, was acting within the course and scope of that relationship.

  PLAINTIFFS are further informed and believe, and thereon allege, that each of the DEFENDANTS herein gave consent, aid, and assistance to each of the remaining DEFENDANTS, and ratified and/or authorized the acts or omissions of each DEFENDANT as alleged hereinafter, except as may be otherwise specifically alleged.

### **LEGAL FRAMEWORK**

## California Law

- 15. Under California common law, an assault occurs where: (1) the defendant acted with the intent to cause harmful or offensive contact, or threatened to touch plaintiff in a harmful or offensive manner, (2) the plaintiff reasonably believed he was about to be touched in a harmful or offensive manner or it reasonably appeared to plaintiff that the defendant was about to carry out the threat, (3) the plaintiff did not consent to the defendant's conduct, (4) the plaintiff was harmed, and (5) defendant's conduct was a substantial factor in causing that harm. See *So v. Shin*, 212 Cal.App.4th 652, 668–669 (2013); see also Judicial Council of California Civil Jury Instructions No. 1301.
- 16. Under California common law, a battery occurs where: (1) the defendant touched the plaintiff or caused the plaintiff to be touched with the intent to harm or offend the plaintiff, (2) the plaintiff did not consent to the touching, (3) the plaintiff was harmed or offended by the

defendant's conduct, and (4) a reasonable person in the plaintiff's position would have been offended by the touching. See *So v. Shin*, 212 Cal.App.4th 652, 669 (2013); see also Judicial Council of California Civil Jury Instructions No. 1300.

- 17. According to the Tom Bane Civil Rights Act, California Civil Code, section 52.1, "[a]ny individual whose exercise or enjoyment of rights secured by the Constitution or laws of the United States, or of rights secured by the Constitution or laws of this state, has been interfered with, or attempted to be interfered with," "by threat, intimidation, or coercion" "may institute and prosecute in their own name and on their own behalf a civil action for damages, including, but not limited to, damages under Section 52, injunctive relief, and other appropriate equitable relief to protect the peaceable exercise or enjoyment of the right or rights secured, including appropriate equitable and declaratory relief to eliminate a pattern or practice of conduct." Civ. Code, sec. 52.1(b), (c).
- 18. One such right secured by the laws of California is "the right of protection from bodily restraint or harm, from personal insult, from defamation, and from injury to his personal relations." Civ. Code, sec. 43.
- 19. Additionally, the Ralph Civil Rights Act of 1976, California Civil Code, section 51.7, requires that "[a]ll persons within the jurisdiction of this state have the right to be free from any violence, or intimidation by threat of violence, committed against their persons or property because of political affiliation, . . . or position in a labor dispute, or because another person perceives them to have one or more of those characteristics. Civ. Code, sec. 51.7(b)(1).
- 20. The Legislature explicitly recognized that the "particular bases of discrimination" in California Civil Code, section 51.7, subd. (b)(1) are "illustrative rather than restrictive." Civ. Code, sec. 51.7(b)(1).
- 21. "Intimidation by threat of violence" as used in California Civil Code, section 51.7, "includes, but is not limited to, making or threatening to make a claim or report to a peace officer or law enforcement agency that falsely alleges that another person has engaged in unlawful activity or in an activity that requires law enforcement intervention, knowing that the

claim or report is false, or with reckless disregard for the truth or falsity of the claim or report." Civ. Code, sec. 51.7(b)(2).

22. Under the California Constitution, Article I, section 2, "[e]very person may freely speak, write and publish his or her sentiments on all subjects." Cal. Const. art I, sec. 2.

## Federal Law

- 23. The First Amendment to the United States Constitution provides that "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances." U.S. Const. amend. I.
- 24. The First Amendment is made applicable to the states through the Fourteenth Amendment.
- 25. Under 42 USC § 1983, a party may seek injunctive relief against a party who, under color of law of any state, subjects any person within the jurisdiction of the United States to a deprivation of any rights, privileges, or immunities secured by the Constitution and other laws.
- 26. In addition to protection from state actors interfering with a person's free speech rights, a private entity may also violate the First Amendment and be considered a state actor under several circumstances, including where the private entity performs a traditional, exclusive public function, where the government forces the private entity to act, or when the government and private entity jointly act in concert with one another.

# **FACTUAL ALLEGATIONS**

- 27. PLAINTIFFS reallege each and every paragraph in this complaint as if fully set forth here.
- 28. PLAINTIFFS JOSEPH CUVIELLO and DENIZ BOLBOL are animal rights activists who have been active in advocating for the humane treatment of animals since 1986 and 2000, respectively. PLAINTIFFS are the founders of, and organizers for, "Humanity Through Education," a grassroots animal rights non-profit located in San Mateo, California.
- PLAINTIFFS' advocacy is mainly targeted at educating patrons who frequent businesses that use

animals for entertainment and includes holding signs and banners, offering informational flyers, and showing video on a large-screen television. PLAINTIFFS' speech also includes video recording the treatment of animals for whom they advocate. PLAINTIFFS use their video to educate the public and provide news media information about the abuse and mistreatment of animals. PLAINTIFFS' demonstrations are always peaceful and without interference.

- 29. PLAINTIFFS have demonstrated at or near the entrance of numerous public gathering facilities in California including the Oakland Arena, the San Jose Arena, the Cow Palace in Daly City, the Stockton Arena, the Fresno Arena, the Santa Clara County Fairgrounds, the Nevada County Fairgrounds, the Santa Cruz County Fairgrounds, the San Mateo County Fairgrounds, the Contra Costa County Fairgrounds, the San Benito County Fairgrounds, the Sonoma County Fairgrounds, the San Joaquin County Fairgrounds, the Napa Town and Country Fairgrounds, Cal Expo in Sacramento, the Richmond Auditorium Civic Center, the San Francisco Zoo, Six Flags Discovery Kingdom in Vallejo, Livermore Rodeo Arena and Rowell Ranch Rodeo Park in Castro Valley.
- 30. PLAINTIFFS are especially concerned about documenting and disseminating information about the cruel and inhumane treatment of animals in rodeos, like those who suffer during rodeo events hosted by DEFENDANTS at the Rowell Ranch Rodeo Park. Animals used in rodeos are subjected to roping, prodding, kicking, whipping, spur-raking and ear- and- tail twisting and bucking straps, all causing pain, fear and stress. The pain and fear of animals is exploited as a form of entertainment.
- 31. PLAINTIFFS have successfully filed lawsuits for injunctive relief and damages against the owners and/or managers of some of the above-listed facilities, and individual police officers working at the facilities, to remedy violations of their constitutionally protected right to free speech and to have their constitutional right upheld and protected while demonstrating at the facilities.
- 32. PLAINTIFFS' speech and association is on matters of great public concern locally, nationally, and internationally—the abuse and mistreatment of animals by circuses, amusement parks, rodeos, and other "entertainment" entities.

27

pedestrian entrance where people parking in the lot would be entering the rodeo. PLAINTIFFS viewed this area as ineffective for getting their message to patrons, because PLAINTIFFS would not be able to quietly speak with patrons and hand them leaflets and patrons would not be able to see PLAINTIFFS' banners and signs. Accordingly, PLAINTIFFS continued on to the area near the front entrance, where they had always demonstrated in previous years without incident. PLAINTIFFS then proceeded to hold their banner and signs and pass out leaflets.

- 41. Shortly thereafter an employee of DEFENDANT ROWELL RANCH RODEO, INC., who PLAINTIFFS will refer to as DOE DEFENDANT 1 in this Complaint and who was wearing a badge that read "All Access Credential 7", approached PLAINTIFFS and told them that DEFENDANT ROWELL RANCH RODEO, INC. had set up a "Free Speech Area" and that PLAINTIFFS had to demonstrate in that "Free Speech Area." PLAINTIFFS told DOE DEFENDANT 1 to call the police if he had a problem, and DOE DEFENDANT 1 then tried to grab the end of the banner PLAINTIFF JOSEPH CUVIELLO was holding. PLAINTIFFS told him he was not allowed to touch them and reiterated he should call the police. DOE DEFENDANT 1 then told PLAINTIFFS he could block their banner and proceeded to stand in front of PLAINTIFFS' banner to obstruct its view. DOE DEFENDANT 1 then called the police and intentionally falsely told the dispatcher PLAINTIFFS were blocking the parking lot and the entrance. The police arrived approximately five minutes later, and upon arrival, PLAINTIFF DENIZ BOLBOL observed and video recorded DEFENDANT DEPUTY MAYFIELD hugging a woman who appeared to be affiliated with the rodeo. DEFENDANT DEPUTY MAYFIELD was in his Alameda County Sheriff's uniform and driving an Alameda County Sheriff's vehicle.
- 42. Shortly thereafter, four police officers—three males and one female—approached PLAINTIFFS, and one of the male officers, who this Complaint will refer to as "Officer 1," told PLAINTIFFS that he was with the Sheriff's Office and just wanted to say hello. Officer 1 said he and his fellow officers would be "hanging out" there and acknowledged that PLAINTIFFS' demonstration was protected as free speech. He told PLAINTIFFS that the officers "get it" and that, "it's totally cool." PLAINTIFFS told Officer 1 they had no intention of blocking anyone, and Officer 1 responded by saying, "All we ask is that everyone play nice."

Officer 1 then told PLAINTIFFS that DEFENDANT ROWELL RANCH RODEO, INC. wanted PLAINTIFFS to go to the "Free Speech Area." PLAINTIFFS told Officer 1 they knew of the Rodeo's request, but PLAINTIFFS reiterated that they would not be using the "Free Speech Area." Officer 1 indicated he was fine with that.

- 43. Moments later, DEFENDANT DEPUTY MAYFIELD again told PLAINTIFFS about the "Free Speech Area." DEFENDANT DEPUTY MAYFIELD told PLAINTIFFS that if they were to stay where they were, they would have to "keep it peaceful." PLAINTIFFS responded that they are always peaceful, and all four police officers walked away.
- 44. A short time later, DEFENDANT DEPUTY MAYFIELD and DEFENDANT KEVIN HART approached PLAINTIFFS. DEFENDANT HART was wearing a blue shirt that read "K. Hart, Public Safety Manager." A badge appeared on DEFENDANT HART's blue shirt that read "Ranger, Hayward Area Recreation and Park District." Working in concert to enforce DEFENDANT ROWELL RANCH RODEO, INC.'S free speech policy, DEFENDANT HART and DEFENDANT DEPUTY MAYFIELD threatened to arrest PLAINTIFFS if they did not move to the "Free Speech Area" set up by DEFENDANT ROWELL RANCH RODEO, INC.. PLAINTIFFS felt intimidated and coerced but refused to move to the "Free Speech Area," as these new threats of arrest contradicted not only what DEFENDANT DEPUTY MAYFIELD and Officer 1 had just told PLAINTIFFS.
- 45. DEFENDANT HART continued to harass PLAINTIFFS. He told PLAINTIFFS they had to go to the designated "Free Speech Area," and he said, "Failure to do so will not be good." PLAINTIFF JOSEPH CUVIELLO asked DEFENDANT HART what would happen if they didn't go, and DEFENDANT HART said, "You'll have to figure that out."
- 46. Based on his many years of experiences with law enforcement, PLAINTIFF JOSEPH CUVIELLO understood that DEFENDANT HART was suggesting that PLAINTIFFS could be arrested as a form of intimidation and coercion so that PLAINTIFFS would voluntarily acquiesce and give up their right to free speech near the entrance. Because PLAINTIFF JOSEPH CUVIELLO did not know if DEFENDANT HART was a law enforcement officer, he turned to DEFENDANT DEPUTY MAYFIELD, who was working in concert with DEFENDANT HART

and asked him if he would arrest PLAINTIFFS if they didn't comply with the request. DEFENDANT DEPUTY MAYFIELD said, "You could be arrested." Because DEFENDANT DEPUTY MAYFIELD was threatening PLAINTIFFS with arrest if they did not move, and because PLAINTIFF JOSEPH CUVIELLO did not want to be arrested, PLAINTIFF JOSEPH CUVIELLO told DEFENDANT DEPUTY MAYFIELD he did not want to get arrested and asked him to let him know ahead of time if he was going to arrest him so he could leave. DEFENDANT DEPUTY MAYFIELD told PLAINTIFF JOSEPH CUVIELLO he was not required to tell him whether he would arrest him or not, and continued to threaten PLAINTIFFS with arrest by telling them if they did not move, they "could be" arrested and maintaining that arrest was a "possibility." PLAINTIFF JOSEPH CUVIELLO told DEFENDANT DEPUTY MAYFIELD he needed to call his watch commander. 47. PLAINTIFF JOSEPH CUVIELLO then explained that this is a public park, and

- 47. PLAINTIFF JOSEPH CUVIELLO then explained that this is a public park, and unless there was a significant interest in keeping PLAINTIFFS from demonstrating near the entrance, he could not arrest PLAINTIFFS for being there. Based on his years of experience with police at protests, PLAINTIFF JOSEPH CUVIELLO understood DEFENDANT DEPUTY MAYFIELD's threats of arrest were an intimidation tactic meant to scare PLAINTIFFS and coerce them into relinquishing their right to engage in free speech activity near the rodeo entrance, the most effective free speech location at the Rowell Ranch Rodeo Park.
- 48. DEFENDANT HART, standing with DEFENDANT DEPUTY MAYFIELD, told PLAINTIFF JOSEPH CUVIELLO, "You don't have too much of a choice." PLAINTIFF JOSEPH CUVIELLO responded that he does have a choice, and DEFENDANT HART replied, "I'm asking you nicely." PLAINTIFF JOSEPH CUVIELLO responded, "I don't give up my rights because someone asks nicely." DEFENDANT HART then asked PLAINTIFF JOSEPH CUVIELLO if he was refusing to leave and PLAINTIFF JOSEPH CUVIELLO responded, "Yes, I am." DEFENDANT HART then asked PLAINTIFF JOSEPH CUVIELLO'S colleague Mike Sage, if he was refusing to leave. PLAINTIFF JOSEPH CUVIELLO told Mr. Sage he could leave if he wanted, and Mr. Sage asked PLAINTIFF JOSEPH CUVIELLO what he planned to

do. PLAINTIFF JOSEPH CUVIELLO told Mr. Sage he would not be leaving. Mr. Sage then told DEFENDANT HART he, too, would not be leaving.

- 49. DEFENDANT HART then asked PLAINTIFF DENIZ BOLBOL if she was refusing to leave, and she said, "I'm not going to leave." DEFENDANT HART then asked other activists if they were refusing to leave, and they confirmed they would stay. At this point PLAINTIFF JOSEPH CUVIELLO saw DEFENDANT DEPUTY MAYFIELD on his cellphone.
- 50. After being on his cellphone for approximately five minutes, DEFENDANT DEPUTY MAYFIELD spoke with DEFENDANT HART and the other police officers for approximately three minutes. During this time, DOE DEFENDANT 1 approached Mr. Sage, who was holding a sign and handing out leaflets, and stood right in front of him. PLAINTIFF DENIZ BOLBOL told DOE DEFENDANT 1 that he was not allowed to touch Mr. Sage. Mr. Sage told PLAINTIFF DENIZ BOLBOL that DOE DEFENDANT 1 had pushed him. DOE DEFENDANT 1 then walked away.
- 51. Shortly thereafter, DEFENDANT DEPUTY MAYFIELD approached PLAINTIFFS and told them to stay out of the walkway and not block anybody, and PLAINTIFF JOSEPH CUVIELLO told him, "You know that's what we're doing." The "walkway" referred to by DEFENDANT DEPUTY MAYFIELD is a combination roadway/walkway mostly used by patrons to walk to the entrance from the parking lot or street. On rare occasions, a vehicle will also use the walkway to enter or exit through the rodeo entrance.
- 52. DEFENDANT DEPUTY MAYFIELD then attempted to tell another activist he couldn't be in the walkway to leaflet patrons, who were entering the rodeo park via the walkway. PLAINTIFF JOSEPH CUVIELLO told DEFENDANT DEPUTY MAYFIELD, "We're not blocking anybody, and you know that," and "You just want to make a problem." DEFENDANT DEPUTY MAYFIELD again told the activist not to stand in the walkway. PLAINTIFF JOSEPH CUVIELLO told the activist, "As long as you're not blocking anybody you're fine." DEFENDANT DEPUTY MAYFIELD walked away, and PLAINTIFFS proceeded to demonstrate with their colleagues near the front entrance, standing in the walkway and leafleting patrons as they passed by, without interference or incident that evening.

- 53. Around 7:15 p.m., the number of patrons entering the front entrance waned, so PLAINTIFF DENIZ BOLBOL and one of her colleagues went to the back entrance to distribute informational leaflets to patrons entering there. Shortly thereafter PLAINTIFF JOSEPH CUVIELLO and the rest of the demonstrators also went to the back entrance.
- 54. PLAINTIFF DENIZ BOLBOL and Mr. Sage stood near the entrance holding signs and leafleting; they stood at this location in order to easily offer flyers to patrons.

  PLAINTIFF JOSEPH CUVIELLO stood about 30 feet in front of the entrance, near a tree, holding a sign and leafleting near a banner being held by two other activists.
- 55. At one point, DEFENDANT DEPUTY MAYFIELD and an Alameda County Sheriff's officer, whom PLAINTIFFS will refer to as "Officer 2" in this Complaint, approached PLAINTIFF DENIZ BOLBOL, stood in front of her sign to obstruct people's view of her sign, and repeatedly told her she was blocking ingress to the back entrance. DEFENDANT DEPUTY MAYFIELD asked PLAINTIFF DENIZ BOLBOL to move.
- 56. PLAINTIFF DENIZ BOLBOL told DEFENDANT DEPUTY MAYFIELD she was not blocking anyone and that he needed to stop harassing her. DEFENDANT DEPUTY MAYFIELD continued to tell PLAINTIFF DENIZ BOLBOL she was blocking the entrance. PLAINTIFFS' video recording of this interaction clearly shows PLAINTIFF DENIZ BOLBOL was not blocking the entrance.
- 57. PLAINTIFF DENIZ BOLBOL told DEFENDANT DEPUTY MAYFIELD he doesn't understand the law, that he unlawfully threatened to arrest PLAINTIFFS before, and that he was wrong then just as he was wrong now. DEFENDANT DEPUTY MAYFIELD continued to tell PLAINTIFF DENIZ BOLBOL she was blocking the entrance, and she told him he was harassing her and blocking her sign. PLAINTIFF DENIZ BOLBOL walked around DEFENDANT DEPUTY MAYFIELD, so the public could see her sign, and she again told him to stop harassing her.
- 58. DEFENDANT DEPUTY MAYFIELD and Officer 2 then left PLAINTIFF
  DENIZ BOLBOL and approached PLAINTIFF JOSEPH CUVIELLO. DEFENDANT DEPUTY
  MAYFIELD told PLAINTIFF JOSEPH CUVIELLO that he wanted to ensure the activists did

not block the bathroom. PLAINTIFF JOSEPH CUVIELLO told him no one was blocking the bathroom, and it was freely accessible. In fact, PLAINTIFF JOSEPH CUVIELLO video recorded people using the bathroom while DEFENDANT DEPUTY MAYFIELD was standing in front of PLAINTIFF DENIZ BOLBOL telling her she was blocking it.

- 59. DEFENDANT DEPUTY MAYFIELD told PLAINTIFF JOSEPH CUVIELLO that people had to divert around the activists, and PLAINTIFF JOSEPH CUVIELLO told him, "That's free speech. So what if people have to walk around them, they also have to walk around patrons who are standing there. It's not against the law for people to have to walk around someone engaged in free speech, the caselaw makes that clear."
- 60. DEFENDANT DEPUTY MAYFIELD continued to harass PLAINTIFF
  JOSEPH CUVIELLO about blocking access. PLAINTIFF JOSEPH CUVIELLO responded that
  DEFENDANT DEPUTY MAYFIELD was acting like there was a problem when obviously
  there was none. PLAINTIFF JOSEPH CUVIELLO and DEFENDANT DEPUTY MAYFIELD
  continued to converse more about free speech and its parameters.
- 61. DEFENDANT DEPUTY MAYFIELD left while PLAINTIFF DENIZ BOLBOL took a group photo.
- 62. PLAINTIFFS' demonstration ended at approximately 7:40 p.m.. *Events Of May 21, 2022*
- 63. On May 21, 2022, PLAINTIFFS again attended a demonstration at Rowell Ranch Rodeo Park, arriving around noon at the front entrance. This was the second day of the planned three-day demonstration against the Rowell Ranch Rodeo. PLAINTIFFS and their colleagues demonstrated without incident at the front entrance for approximately 30 minutes and then headed to the back entrance, as they had done the night before.
- 64. As PLAINTIFFS passed through the gate heading toward the back entrance, they observed several employees of DEFENDANT ROWELL RANCH RODEO, INC. were present and now wearing yellow reflective vests. A white male, approximately sixty years old wearing, a yellow vest, whom PLAINTIFFS will refer to as DOE DEFENDANT 2 throughout this Complaint, attempted to block PLAINTIFF JOSEPH CUVIELLO from proceeding toward the

back entrance by stepping in front of him and telling him he needed a ticket to the rodeo.
PLAINTIFF DENIZ BOLBOL told DOE DEFENDANT 2 not to touch PLAINTIFF JOSEPH
CUVIELLO and DOE DEFENDANT 2 then turned his attention to PLAINTIFF DENIZ
BOLBOL. He physically stepped in front of her and started pushing her and attempted to use his
body to block her from walking toward the back entrance while yelling she needed a ticket to the
rodeo. DOE DEFENDANT 2 also repeatedly shouted, "Out." PLAINTIFF DENIZ BOLBOL
tried to walk around DOE DEFENDANT 2, but he would continually step in front of her and use
his body to stop her. PLAINTIFF DENIZ BOLBOL told DOE DEFENDANT 2 to stop touching
her, and as he repeatedly stepped in front of her, pushing his body into hers, he told her, "You're
touching me."

- 65. After about 15 seconds, DOE DEFENDANT 2 stopped blocking PLAINTIFF DENIZ BOLBOL, and PLAINTIFFS proceeded to the back entrance. They soon encountered a female employee or agent of DEFENDANT ROWELL RANCH RODEO, INC., whom who told PLAINTIFFS they needed a ticket. PLAINTIFFS told her to call the police if she has a problem and continued to walk by her to the back entrance.
- 66. At the back entrance, PLAINTIFF DENIZ BOLBOL held a sign and leafleted near the entrance, where DOE DEFENDANT 1 was also standing. PLAINTIFF JOSEPH CUVIELLO held a banner with a colleague near a tree, where an electric utility vehicle was parked.
- 67. At some point, PLAINTIFF JOSEPH CUVIELLO moved the banner away from the tree and positioned it behind the electric utility vehicle for better public visibility. A short time later, DOE DEFENDANT 1 approached PLAINTIFF JOSEPH CUVIELLO and told him to not touch his electric utility vehicle with the banner, and PLAINTIFF JOSEPH CUVIELLO moved away from the vehicle to comply. Then DOE DEFENDANT 1 told PLAINTIFF JOSEPH CUVIELLO he had to move and got into the electric utility vehicle. PLAINTIFF JOSEPH CUVIELLO was not blocking DOE DEFENDANT 1's vehicle, as DOE DEFENDANT 1 could have easily driven forward to leave. An unidentified woman told PLAINTIFF JOSEPH CUVIELLO he had to move, so DOE DEFENDANT 1 could move his vehicle. As PLAINTIFF

1	JOSEPH CUVIELLO was telling the woman that DOE DEFENDANT 1 could drive the vehicle
2	forward, DOE DEFENDANT 1 backed up the electric utility vehicle and rammed it into
3	PLAINTIFF JOSEPH CUVIELLO. PLAINTIFF JOSEPH CUVIELLO got angry and began
4	yelling and cussing, "That's assault with a deadly weapon." DOE DEFENDANT 1 smiled and
5	told PLAINTIFF JOSEPH CUVIELLO, "I asked you to move." PLAINTIFF JOSEPH
6	CUVIELLO told DOE DEFENDANT 1, "You're not allowed to run into people if they don't
7	move;" DOE DEFENDANT 1 said again, "I asked you to move," and drove off.
8	PLAINTIFFS' Constitutional Rights
9	68. PLAINTIFFS desire to continue to demonstrate at Rowell Ranch Rodeo Park
10	during rodeo events without being threatened, assaulted, and battered and without interference,
11	or attempted interference, of their constitutionally protected free speech rights by
12	DEFENDANTS.
13	69. At all material times, PLAINTIFFS were peacefully exercising their protected
14	rights to free speech, press, association, conscience, and beliefs under California Constitution
15	Article 1, Section 2 by disseminating information on matters of great public concern in a public
16	forum.
17	70. At all material times, PLAINTIFFS acted lawfully, as they never threatened any
18	person and never resisted any lawful order by any police officer.
19	71. DEFENDANTS' conduct was discriminatory and objectively unreasonable
20	under the circumstances.
21	72. DEFENDANTS ROWELL RANCH RODEO, INC., COUNTY OF ALAMEDA
22	DEPUTY MAYFIELD, HARD, and HART engaged in a concert of action and joint venture to
23	interfere with PLAINTIFFS' rights to freedom of speech, press, association, conscience and
24	beliefs through threats, intimidation, and coercion, and in furtherance of a common scheme to
25	violate PLAINTIFFS' aforementioned rights, with knowledge of the conspiracy and its unlawfu
26	purpose.
27	
28	

- 1			
1	80. DOE DEFENDANT 1 (1) intentionally drove an electric utility vehicle into		
2	PLAINTIFF JOSEPH CUVIELLO with the intent to cause him harm, (2) PLAINTIFF JOSEPH		
3	CUVIELLO reasonably believed he was about to be struck by the electric utility vehicle, (3)		
4	PLAINTIFF JOSEPH CUVIELLO did not consent to DOE DEFENDANT 1's action, (4)		
5	PLAINTIFF JOSEPH CUVIELLO feared for his safety, and (5) DOE DEFENDANT 1's action		
6	was substantial factor in causing PLAINTIFF JOSEPH CUVIELLO to fear for his safety.		
7	81. As to PLAINTIFF DENIZ BOLBOL, DOE DEFENDANT 2 (1) threatened to		
8	push his body into PLAINTIFF DENIZ BOLBOL as means to prevent her from walking, (2)		
9	PLAINTIFF DENIZ BOLBOL reasonably believed she was about to be touched by DOE		
10	DEFENDANT 2's body in an unreasonable manner, (3) PLAINTIFF DENIZ BOLBOL did not		
11	consent to DOE DEFENDANT 1's conduct, (4) PLAINTIFF DENIZ BOLBOL feared for her		
12	safety, and (5) DOE DEFENDANT 1's conduct was a substantial factor in causing PLAINTIFF		
13	DENIZ BOLBOL to fear for her safety.		
14	82. The actions of DOE DEFENDANTS 1 and 2 violated PLAINTIFFS' right to be		
15	free from assault.		
16	83. As a direct and proximate result of DEFENDANTS' actions PLAINTIFFS		
17	sustained injuries and damages as set forth above. Further, PLAINTIFFS claim all damages and		
18	penalties allowed by law.		
19	84. This court has the power to remedy DEFENDANTS' violations of California		
20	common law through compensatory and punitive damages, and without this court's intervention,		
21	PLAINTIFFS' injuries caused by DOE DEFENDANTS 1 and 2 will continue to be unaddressed.		
22	SECOND CAUSE OF ACTION		
23	Battery (PLAINTIFF JOSEPH CUVIELLO Against DOE DEFENDANT 1		
24	and PLAINTIFF DENIZ BOLBOL Against DOE DEFENDANT 2)		
25	85. PLAINTIFFS reallege each paragraph of this Complaint as if fully set forth		
26	herein.		
27	86. Under California common law, a battery occurs where: (1) the defendant touched		
28	the plaintiff or caused the plaintiff to be touched with the intent to harm or offend the plaintiff,		

- 93. "Any individual whose exercise or enjoyment of rights secured by the Constitution or laws of the United States, or of rights secured by the Constitution or laws of this state, has been interfered with, or attempted to be interfered with," "by threat, intimidation, or coercion" "may institute and prosecute in their own name and on their own behalf a civil action for damages, including, but not limited to, damages under Section 52, injunctive relief, and other appropriate equitable relief to protect the peaceable exercise or enjoyment of the right or rights secured, including appropriate equitable and declaratory relief to eliminate a pattern or practice of conduct." Civ. Code, sec. 52.1(b), (c).
- 94. On May 20, 2022, DEFENDANT HART and DEFENDANT DEPUTY

  MAYFIELD, working in concert, threatened to arrest PLAINTIFFS if they did not move to the 
  "Free Speech Area."
- 95. PLAINTIFFS felt intimidated and coerced but refused to move to the "Free Speech Area," as these new threats of arrest contradicted what DEFENDANT DEPUTY MAYFIELD and Officer 1 had just told PLAINTIFFS.
- 96. DEFENDANT HART continued to harass PLAINTIFFS. He told PLAINTIFFS they had to go to the designated "Free Speech Area," and he said, "Failure to do so will not be good."
- 97. PLAINTIFF JOSEPH CUVIELLO asked DEFENDANT HART what would happen if they didn't go, and DEFENDANT HART said, "You'll have to figure that out."
- 98. PLAINTIFFS took these statements to mean that that PLAINTIFFS could be arrested as a form of intimidation and coercion so that PLAINTIFFS would voluntarily acquiesce and give up their right to free speech near the entrance.
- 99. DEFENDANT DEPUTY MAYFIELD and Officer 2 also approached PLAINTIFF DENIZ BOLBOL, stood in front of her sign to obstruct people's view of her sign, and repeatedly told her she was blocking ingress to the back entrance despite that she was not blocking ingress. DEFENDANT DEPUTY MAYFIELD repeatedly asked PLAINTIFF DENIZ BOLBOL to move despite the fact that PLAINTIFF DENIZ BOLBOL was not blocking the entrance.

- 100. On May 21, 2022, DOE DEFENDANT 2 used threats, intimidation and coercion to attempt to interfere with PLAINTIFF DENIZ BOLBOL'S free speech rights by physically blocking her from accessing the free speech public forum.
- 101. On May 21, 2022, DOE DEFENDANT 1 drove an electric utility vehicle into PLAINTIFF JOSEPH CUVIELLO's person to interfere with PLAINTIFF exercising his free speech rights as an animal rights activist.
- 102. By and through such acts, DEFENDANTS have violated PLAINTIFFS' rights under California Civil Code, section 52.1, by interfering or attempting to interfere, by threats, intimidation, or coercion, with the exercise or enjoyment of rights secured by the First Amendment, the Constitution or laws of the State of California, including but not limited to the following clearly-established rights under the California Constitution and laws of the State of California: (a) the right of protection from bodily harm pursuant to California Civil Code, section 43 and (b) the right to be free from interference, or retaliation for, their exercise of constitutionally protected rights, including but not limited to speech, press, association, conscience, and beliefs, as secured by the First and Fourteenth Amendments of the United States Constitution and the California Constitution, Article I, Section 2(a).
- 103. As a direct and proximate result of DEFENDANTS' violation of California Civil Code, section 52.1, PLAINTIFFS sustained injuries and damages as set forth above. Further, PLAINTIFFS claim all damages and penalties allowed by law, including California Civil Code, sections 52 and 52.1, and including costs, treble damages, civil penalties and attorney fees.
- 104. PLAINTIFFS are entitled to an injunction under California Civil Code, section 52.1 to prevent DEFENDANTS from interfering or attempting to interfere, by threats, intimidation, or coercion, with the exercise or enjoyment of rights secured by the First Amendment, the Constitution or laws of the State of California.
- 105. Absent an injunction from this court, PLAINTIFFS will continue to be irreparably harmed by DEFENDANTS' actions.
- 106. PLAINTIFFS are entitled to a declaration from this court that DEFENDANTS' actions violated California Civil Code, section 52.1(c).

### FOURTH CAUSE OF ACTION

# Violation of California Civil Code, section 51.7 Injunctive Relief under Code of Civil Procedure, section 526 (All PLAINTIFFS Against DOE DEFENDANT 1)

- 107. PLAINTIFFS reallege each paragraph of this Complaint as if fully set forth herein.
- 108. California Civil Code, section 51.7 requires that "[a]ll persons within the jurisdiction of this state have the right to be free from any violence, or intimidation by threat of violence, committed against their persons or property because of political affiliation." Civ. Code, sec. 51.7(b)(1).
- 109. "Intimidation by threat of violence" as used in California Civil Code, section 51.7, "includes, but is not limited to, making or threatening to make a claim or report to a peace officer or law enforcement agency that falsely alleges that another person has engaged in unlawful activity or in an activity that requires law enforcement intervention, knowing that the claim or report is false, or with reckless disregard for the truth or falsity of the claim or report." Civ. Code, sec. 51.7(b)(2).
- 110. On May 20, 2022, DOE DEFENDANT 1, in response to PLAINTIFFS exercising their free speech rights as animal rights activists, called the police and falsely stated that PLAINTIFFS were blocking the parking lot and entrance to the rodeo despite DOE DEFENDANT 1 knowing that statement to be false.
- 111. On May 21, 2022, DOE DEFENDANT 1, in response to PLAINTIFF JOSEPH CUVIELLO exercising his free speech rights as an animal rights activist, drove an electric utility vehicle into PLAINTIFF JOSEPH CUVIELLO.
- 112. As such, DOE DEFENDANT 1 violated PLAINTIFFS' right to be free from any violence or threat of violence, or intimidation by threat of violence committed against his person because of PLAINTIFF's animal rights political affiliation when DOE DEFENDANT 1 falsely reported to the police that PLAINTIFFS were acting unlawfully when exercising their free speech rights and when he drove the electric utility vehicle into PLAINTIFF JOSEPH CUVIELLO, causing him physical distress and harm.

.			
1	113. As is supported by the facts herein, DOE DEFENDANT 1's actions were		
2	motivated by PLAINTIFFS' political affiliations and beliefs.		
3	114. As a direct and proximate result of DEFENDANTS' violation of California Civil		
4	Code, section 51.7, PLAINTIFFS sustained injuries and damages as set forth above. Further,		
5	PLAINTIFFS claim all damages and penalties allowed by law, including California Civil Code,		
6	section 52(b), including costs, punitive damages, and civil penalties.		
7	115. PLAINTIFFS are also entitled to an injunction enjoining DOE DEFENDANT 1		
8	from violating California Civil Code, section 51.7.		
9	116. Absent an injunction, DOE DEFENDANT 1 will be permitted to continue to		
10	interfere with PLAINTIFFS' "right to be free from any violence, or intimidation by threat of		
11	violence, committed against their persons or property because of political affiliation." Civ. Code		
12	sec. 51.7(b)(1).		
13	117. PLAINTIFFS, who have no intention of ending their demonstrations against		
14	rodeos at Rowell Ranch Rodeo Park, will be irreparably harmed without the court's intervention		
15	118. Monetary damages will only compensate the harm that has been done to		
16	PLAINTIFFS in the past, so injunctive relief is necessary to secure their California Civil Code,		
17	section 51.7 rights in the future.		
18	FIFTH CAUSE OF ACTION		
19	Violation of Article I, Section 2(a) of the California State Constitution Injunctive Relief under California Civil Code, section 52.1 & Code of Civil Procedure,		
20	section 526 (All PLAINTIFFS Against All DEFENDANTS)		
21	119. PLAINTIFFS reallege each paragraph of this Complaint as if fully set forth		
22	herein.		
23	120. Under the California Constitution, Article I, section 2, "[e]very person may		
24	freely speak, write and publish his or her sentiments on all subjects." Cal. Const. art. I, sec. 2.		
25			
26			
27	Constitution, Article I, section 2.		
28			

1	122. DEFENDANTS interfered with PLAINTIFFS exercising their free speech rights,
2	including through blocking PLAINTIFFS' signs, physically touching PLAINTIFFS, and
3	threatening to arrest PLAINTIFFS.
4	123. PLAINTIFFS seek a preliminary injunction under California Civil Code, section
5	52.1 and Code of Civil Procedure section 526 during the pendency of this proceeding enjoining
6	DEFENDANTS from further unlawful actions in violation of California Constitution, Article I,
7	section 2, as prayed for below.
8	124. PLAINTIFFS also seek a permanent injunction under California Civil Code,
9	section 52.1 and Code of Civil Procedure section 526 enjoining DEFENDANTS from
10	interfering, or attempting to interfere, with PLAINTIFFS' free speech rights through threats,
11	intimidation, or coercion, and from harassing PLAINTIFFS while lawfully engaged in free
12	speech activity.
13	125. Absent an injunction, DEFENDANTS will be permitted to continue to harass,
14	intimidate, threaten, and interfere with PLAINTIFFS' rights under Article I of the California
15	Constitution.
16	126. PLAINTIFFS, who have no intention of ending their demonstrations against
17	rodeos at Rowell Ranch Rodeo Park, will be irreparably harmed without the court's intervention.
18	127. Monetary damages will only compensate the harm that has been done to
19	PLAINTIFFS in the past, so injunctive relief is necessary to secure the free exercise of their
20	rights in the future.
21	
22	SIXTH CAUSE OF ACTION Violation of First Amendment, as applied to the states under the Fourteenth Amendment
23	Injunctive Relief under 42 U.S.C. § 1983 Declaratory Relief under 28 U.S.C. § 2201(a)
24	(All PLAINTIFFS Against DEFENDANTS ROWELL RANCH RODEO, INC., DEPUTY
25	MAYFIELD, HARD, and HART)
26	128. PLAINTIFFS reallege each paragraph of this Complaint as if fully set forth
27	herein.
28	

1	139	9. Plaintiffs are also entitled to a declaration under 28 U.S.C. § 2201(a) that
2	DEFEND	ANTS ROWELL RANCH RODEO, INC., DEPUTY MAYFIELD, HARD, and
3	HART'S a	above-described actions violated PLAINIFFS' First Amendment rights to free speech.
4		PRAYER FOR RELIEF
5	W	HEREFORE, PLAINTIFFS respectfully request the following relief against each
6	DEFEND	ANT herein as alleged, jointly and severally where appropriate:
7	a)	For compensatory damages against each DEFENDANT in accordance with proof;
8	b)	For punitive damages against each DEFENDANT in accordance with proof;
9	c)	A civil penalty of \$25,000 against each DEFENDANT for each violation of rights
10		under Section 52.1 of the Civil Code. These penalties shall be awarded to each
11		PLAINTIFF, separately, for each violation caused by DEFENDANTS;
12	d)	A civil penalty of \$25,000 against each DEFENDANT for each violation of rights
13		under Section 51.7 of the Civil Code. These penalties shall be awarded to each
14		PLAINTIFF, separately, for each violation caused by DEFENDANTS;
15	e)	Special damages against DEFENDANTS ROWELL RANCH RODEO, INC.,
16		DEPUTY MAYFIELD, HARD, and HART pursuant to 42 U.S.C. §1983 in an
17		amount to be proved at trial;
18	f)	Treble damages against each DEFENDANT pursuant to Section 52 of the Civil Code
19	g)	Enjoin DEFENDANTS from violating PLAINTIFFS' rights under California Civil
20		Code, section 52.1, by interfering or attempting to interfere, by threats, intimidation,
21		or coercion, with the exercise or enjoyment of rights secured by the First
22		Amendment, the Constitution or laws of the State of California;
23	h)	Declare that DEFENDANTS' actions violated California Civil Code, section 52.1(c);
24	i)	Enjoin DEFENDANTS ROWELL RANCH RODEO, INC., DEPUTY MAYFIELD,
25		HARD, and HART from continuing to violate PLAINTIFFS' First Amendment rights
26		to freedom of speech;
27	j)	Enjoin DOE DEFENDANT 1 from interfering with PLAINTIFFS' California Civil
28		Code section 51.7 rights in the future:

1	k)	Enjoin DEFENDANTS through	preliminary and permanent injunctions under
2		California Civil Code, section 52	2.1 and Code of Civil Procedure section 526 from
3		interfering, or attempting to inter	fere, with PLAINTIFFS' free speech rights through
4		threats, intimidation, or coercion	, and from harassing PLAINTIFFS while lawfully
5		engaged in free speech activity u	nder California Constitution, Article I, section 2;
6	1)	Enjoin DEFENDANTS ROWEL	LL RANCH RODEO, INC., DEPUTY MAYFIELD,
7		HARD, and HART under 42 U.S	S.C. § 1983 from continuing to violate PLAINTIFFS'
8		First Amendment rights to freed	om of speech;
9	m)	Declare under 28 U.S.C. § 22010	(a) that DEFENDANTS ROWELL RANCH
10	RODEO, INC., DEPUTY MAYFIELD, HARD, and HART'S above-described		
11		actions violated PLAINTIFFS' F	First Amendment rights to free speech;
12	n)	Reasonable attorneys' fees, inclu	ading pursuant to 42 U.S.C. § 1988;
13	o) Costs of suit; and		
14	p)	Such other and further relief as the	he court deems appropriate.
15			
16		DEMAND	FOR JURY TRIAL
17			
18	PLAINTIFFS demand a trial by jury of all triable issues pursuant to Rule 38 of the		•
19	Federal Ru	ules of Civil Procedure and Local	
20			Respectfully submitted,
21	Dated: Ju	ne 20, 2023	/s/ Jessica Blome
22		-,	Jessica L. Blome GREENFIRE LAW, PC
23			Attorneys for PLAINTIFF Deniz Bolbol
24			
25	Dated: Jur	ne 20, 2023	/s/ Joseph Cuviello
26			JOSEPH CUVIELLO PLAINTIFF In Pro Se
27			I EMINITI IN THE DE
28			

Verifications I, Joseph Cuviello, a citizen of the United States and a resident of the State of California, hereby verify under the penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct. Executed on this 20 day of June, 2023. /s/ Joseph Cuviello JOSEPH CUVIELLO PLAINTIFF In Pro Se I, Deniz Bolbol, a citizen of the United States and a resident of the State of California, hereby verify under the penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct. Executed on this 20 day of June, 2023. <u>/s/ Debiz Bolbol</u> DENIZ BOLBOL **PLAINTIFF** 

**EXHIBIT "B"** 

1	DALE L. ALLEN, JR., State Bar No. 145279		
2	dallen@aghwlaw.com ALLEN, GLAESSNER, HAZELWOOD & WERTH, LLP		
3	180 Montgomery Street, Suite 1200 San Francisco, CA 94104		
4	Telephone: (415) 697-2000 Facsimile: (415) 813-2045		
5	Attorneys for Defendant		
6	HAYWARD AREA RECREATION AND PARK DISTRICT and KEVIN HART		
7	LIMITED STAT	TEC DISTRICT COLUDT	
8		TES DISTRICT COURT  TRICT OF CALIFORNIA	
9	NORTHERN DIS	TRICT OF CALIFORNIA	
10	JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,	Case No. 3:23-cv-01652-VC	
11	Plaintiff,	DEFENDANTS HAYWARD AREA RECREATION AND PARK DISTRICT and	
12	·	KEVIN HART'S ANSWER TO SECOND	
13			
14	ROWELL RANCH RODEO, INC., HAYWARD AREA RECREATION AND PARK DISTRICT, HAYWARD AREA	DEMAND FOR JURY TRIAL	
15	RECREATION AND PARK DISTRICT PUBLIC SAFETY		
16	MANAGER/RANGER KEVIN HART, and DOES 1 and 2, in their individually		
17	and official capacities, jointly and severally,		
18	Defendants.		
19			
20	Come now defendants HAYWARD A	AREA RECREATION AND PARK DISTRICT and	
21	KEVIN HART ("defendants") in answer to first amended complaint on file by plaintiffs JOSEPH		
22	P. CUVIELLO and DENIZ BOLBOL ("plain	ntiffs"), herein admit and allege as follows:	
23	\ <u>-</u>	· ·	
24	JURISDICTION AND VENUE		
25	1. In answer to the allegations of paragraph 1 of the complaint, these defendants have no		
26	information or belief to enable them to answer	er said allegations, and for that reason and basing	
27	their denial on that ground, deny both generally and specifically, each and every, all and singular		
28	the allegations contained therein.		

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

2. In answer to the allegations of paragraph 2 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 3. In answer to the allegations of paragraph 3 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 4. In answer to the allegations of paragraph 4 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 5. In answer to the allegations of paragraph 4 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

# PARTIES AND PROCEDURE

- 6. In answer to the allegations of paragraph 6 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 7. In answer to the allegations of paragraph 7 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 8. Defendants admit the allegations in Paragraph 8 of the Complaint.
- 9. In answer to the allegations of paragraph 9 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

27

28

their	denial	on that	ground,	deny	both	generally	and	specif	ically,	each	and	every,	all	and	singu	lar
the a	llegatio	ons con	tained th	erein.												

- 10. In answer to the allegations of paragraph 10 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 11. In answer to the allegations of paragraph 11 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 12. In answer to the allegations of paragraph 12 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 13. In answer to the allegations of paragraph 13 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 14. In answer to the allegations of paragraph 14 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

### LEGAL FRAMEWORK

# California Law

- 15. Defendants admit the allegations in Paragraph 15 of the Complaint.
- 26 16. Defendants admit the allegations in Paragraph 16 of the Complaint.
  - 17. Defendants admit the allegations in Paragraph 17 of the Complaint.
    - 18. Defendants admit the allegations in Paragraph 18 of the Complaint.

- 19. In answer to the allegations of paragraph 19 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 20. Defendants admit the allegations in Paragraph 20 of the Complaint.
  - 21. Defendants admit the allegations in Paragraph 21 of the Complaint.
- 22. In answer to the allegations of paragraph 22 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

## Federal Law

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 23. Defendants admit the allegations in Paragraph 23 of the Complaint.
- 24. Defendants admit the allegations in Paragraph 24 of the Complaint.
- 25. In answer to the allegations of paragraph 25 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 26. In answer to the allegations of paragraph 26 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

## **FACTUAL ALLEGATIONS**

- 27. In answer to the allegations of paragraph 27 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 28. In answer to the allegations of paragraph 28 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

their o	denial	on tha	t ground.	, deny	both	generally	and	specifically	, each	and	every,	all	and	singu	lar
the al	legatio	ons co	ntained th	nerein.											

- 29. In answer to the allegations of paragraph 29 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 30. In answer to the allegations of paragraph 30 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 31. In answer to the allegations of paragraph 31 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 32. In answer to the allegations of paragraph 32 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 33. Defendants admit the allegations in Paragraph 33 of the Complaint.
- 34. In answer to the allegations of paragraph 34 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 35. In answer to the allegations of paragraph 35 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 36. In answer to the allegations of paragraph 36 of the complaint, these defendants have no

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 37. In answer to the allegations of paragraph 37 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 38. In answer to the allegations of paragraph 38 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

### Events Of May 20, 2022

- 39. In answer to the allegations of paragraph 39 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 40. In answer to the allegations of paragraph 40 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 41. In answer to the allegations of paragraph 41 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 42. In answer to the allegations of paragraph 42 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

43. In answer to the allegations of paragraph 43 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 44. In answer to the allegations of paragraph 41 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 45. In answer to the allegations of paragraph 45 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 46. In answer to the allegations of paragraph 46 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 47. In answer to the allegations of paragraph 47 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 48. In answer to the allegations of paragraph 48 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 49. In answer to the allegations of paragraph 49 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

50. In answer to the allegations of paragraph 50 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 51. In answer to the allegations of paragraph 51 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 52. In answer to the allegations of paragraph 52 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 53. In answer to the allegations of paragraph 53 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 54. In answer to the allegations of paragraph 54 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 55. In answer to the allegations of paragraph 55 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 56. In answer to the allegations of paragraph 56 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

57. In answer to the allegations of paragraph 57 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 58. In answer to the allegations of paragraph 58 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 59. In answer to the allegations of paragraph 59 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 60. In answer to the allegations of paragraph 60 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 61. In answer to the allegations of paragraph 61 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 62. In answer to the allegations of paragraph 62 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

#### Events Of May 21, 2022

63. In answer to the allegations of paragraph 63 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 64. In answer to the allegations of paragraph 64 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 65. In answer to the allegations of paragraph 65 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 66. In answer to the allegations of paragraph 66 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 67. In answer to the allegations of paragraph 67 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

### PLAINTIFFS' Constitutional Rights

- 68. In answer to the allegations of paragraph 68 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 69. In answer to the allegations of paragraph 69 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 70. In answer to the allegations of paragraph 70 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

their o	denial	on tha	t ground.	, deny	both	generally	and	specifically	, each	and	every,	all	and	singu	lar
the al	legatio	ons co	ntained th	nerein.											

- 71. In answer to the allegations of paragraph 71 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 72. In answer to the allegations of paragraph 72 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 73. In answer to the allegations of paragraph 73 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 74. In answer to the allegations of paragraph 74 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 75. In answer to the allegations of paragraph 75 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 76. In answer to the allegations of paragraph 76 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 77. In answer to the allegations of paragraph 77 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

# FIRST CAUSE OF ACTION

# (PLAINTIFF JOSEPH CUVIELLO Against DOE DEFENDANT 1 and PLAINTIFF DENIZ BOLBOL Against DOE DEFENDANT 2)

- 78. In answer to the allegations of paragraph 78 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 79. Defendants admit the allegations in Paragraph 79 of the Complaint.
- 80. In answer to the allegations of paragraph 80 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 81. In answer to the allegations of paragraph 81 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 82. In answer to the allegations of paragraph 82 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 83. In answer to the allegations of paragraph 83 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 84. In answer to the allegations of paragraph 84 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

# SECOND CAUSE OF ACTION Battery

# (PLAINTIFF JOSEPH CUVIELLO against DOE DEFENDANT 1 and PLAINTIFF DEDNIZ BOLBOL Against DOE DEFENDANT 2)

- 85. In answer to the allegations of paragraph 85 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 86. Defendants admit the allegations in Paragraph 86 of the Complaint.
- 87. In answer to the allegations of paragraph 87 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 88. In answer to the allegations of paragraph 88 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 89. In answer to the allegations of paragraph 89 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 90. In answer to the allegations of paragraph 90 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 91. In answer to the allegations of paragraph 91 of the complaint, these defendants have no

1

2

3

4

5

6

7

8

9

information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

#### THIRD CAUSE OF ACTION

## **Violation of California Civil Code, section 52.1 (c) Injunctive and Declaratory Relief** (ALL PLAINTIFFS Against ALL DEFENDANTS)

- 92. In answer to the allegations of paragraph 92 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 93. Defendants admit the allegations in Paragraph 93 of the Complaint.
- 94. In answer to the allegations of paragraph 94 of the complaint, these defendants deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 95. In answer to the allegations of paragraph 95 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 96. In answer to the allegations of paragraph 96 of the complaint, these defendants deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 97. In answer to the allegations of paragraph 97 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 98. In answer to the allegations of paragraph 98 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

24

25

26

27

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

99. In answer to the allegations of paragraph 99 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.

- 100. In answer to the allegations of paragraph 100 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 101. In answer to the allegations of paragraph 101 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 102. In answer to the allegations of paragraph 102 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 103. In answer to the allegations of paragraph 103 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 104. In answer to the allegations of paragraph 104 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 105. In answer to the allegations of paragraph 105 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

106. In answer to the allegations of paragraph 106 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

#### FOURTH CAUSE OF ACTION

## Violation of California Civil Code, Section 51.7 Injunctive Relief under Code of Civil Procedure, section 526 (ALL PLAINTIFFS Against DOE DEFENDANT 1)

- 107. In answer to the allegations of paragraph 107 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 108. In answer to the allegations of paragraph 108 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 109. Defendants admit the allegations in Paragraph 109 of the Complaint.
- 110. In answer to the allegations of paragraph 110 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 111. In answer to the allegations of paragraph 111 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 112. In answer to the allegations of paragraph 112 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

the allegations contained therein.

113. In answer to the allegations of paragraph 113 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular,
the allegations contained therein.
114. In answer to the allegations of paragraph 114 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular,

- 115. In answer to the allegations of paragraph 115 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 116. In answer to the allegations of paragraph 116 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 117. In answer to the allegations of paragraph 117 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 118. In answer to the allegations of paragraph 118 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 25 ///
- 26 ///
- 27 ///
- 28 ///

1

# 3 4

# 5

6

# 7 8

# 9 10

# 11

# 12

# 13 14

# 15

# 16 17

# 18

# 19

# 20

# 21 22

# 23 24

# 25

# 26

# 27

## 28

#### FIFTH CAUSE OF ACTION

## Violation of Article I, Section 2(a) of the California State Constitution Injunctive Relief under California Civil Code, section 52.1 & Code of Civil Procedure, section 526 (All PLAINTIFFS Against All DEFENDANTS)

- 119. In answer to the allegations of paragraph 119 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 120. Defendants admit the allegations in Paragraph 120 of the Complaint.
  - 121. Defendants admit the allegations in Paragraph 121 of the Complaint.
- 122. In answer to the allegations of paragraph 122 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 123. In answer to the allegations of paragraph 123 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 124. In answer to the allegations of paragraph 124 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 125. In answer to the allegations of paragraph 125 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 126. In answer to the allegations of paragraph 126 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

their denial on that ground, de	eny both generally	and specifically,	each and every,	, all and singula
the allegations contained ther	ein.			

127. In answer to the allegations of paragraph 127 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

#### SIXTH CAUSE OF ACTION

## Violation of First Amendment, as applied to the states under the Fourteenth Amendment Injunctive Relief under 42 U.S.C § 1983 Declaratory Relief Under 28 U.S.C. § 2201 (a) (ALL PLAINTIFFS Against DEFENDANTS ROWELL RANCH RODEO, INC., HARD, and HART)

- 128. In answer to the allegations of paragraph 128 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 129. In answer to the allegations of paragraph 129 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
  - 130. Defendants admit the allegations in Paragraph 130 of the Complaint.
- 131. In answer to the allegations of paragraph 131 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 132. In answer to the allegations of paragraph 132 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

N, GLAESSINEN, HAZELWOOD & WENIN, LL	180 Montgomery Street, Suite 1200	San Francisco, California 94104	
, GLAP	180 N	San	
_			

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

133. In answer to the allegations of paragraph 133 of the complaint, these defendants have no
information or belief to enable them to answer said allegations, and for that reason and basing
their denial on that ground, deny both generally and specifically, each and every, all and singular
the allegations contained therein.
134. In answer to the allegations of paragraph 134 of the complaint, these defendants have no

- 134. In answer to the allegations of paragraph 134 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 135. In answer to the allegations of paragraph 135 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 136. In answer to the allegations of paragraph 136 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 137. In answer to the allegations of paragraph 137 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 138. In answer to the allegations of paragraph 138 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.
- 139. In answer to the allegations of paragraph 139 of the complaint, these defendants have no information or belief to enable them to answer said allegations, and for that reason and basing their denial on that ground, deny both generally and specifically, each and every, all and singular, the allegations contained therein.

5	
6	
7	
8	
9	
10	
11	
12	
13	1
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	

25

26

27

28

1

2

3

4

EIDCT	APPIDA	A TILL	DEFENCE
LIKSI	AFFIKI	VIALIVE	<b>DEFENSE</b>

AS AND FOR A FIRST, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

That plaintiffs were themselves negligent and careless in and about the matters and events set forth in the complaint, and that said negligence contributed to their alleged injuries and/or damages. A verdict of the jury in favor of plaintiffs, if any, which may be rendered in this case must therefore be reduced by the percentage that plaintiffs' negligence contributed to the accident and injuries complained of, if any there were.

#### SECOND AFFIRMATIVE DEFENSE

AS AND FOR A <u>THIRD</u>, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

That the complaint does not state facts sufficient to constitute a cause of action against these answering defendants.

#### FOURTH AFFIRMATIVE DEFENSE

AS AND FOR A THIRD, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

Plaintiff's cause of action is barred by reason of the provisions of California Code of Civil Procedure sections 335.1, 340, and 343.

#### FIFTH AFFIRMATIVE DEFENSE

AS AND FOR A FOURTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT

ALLEGES:

Plaintiff's cause of action is barred by the statute(s) of limitations as set forth in Government Code Sections 901, 945.4, 945.6, 945.8, and all other applicable statutes of limitations.

#### SIXTH AFFIRMATIVE DEFENSE

AS AND FOR A SECOND, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
	ĺ

Plaintiffs were guilty of willful misconduct and wanton and reckless behavior in and about
the matters and events set forth in said complaint; and that said willful misconduct and wanton
and reckless behavior contributed to the injuries and damages alleged, if any there were.

#### SEVENTH AFFIRMATIVE DEFENSE

AS AND FOR A THIRD, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

This answering defendant, a public entity, is immune from liability pursuant to California Government Code sections 800 et seq.

#### EIGHTH AFFIRMATIVE DEFENSE

AS AND FOR A FOURTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

Any and all acts or omissions of defendant HAYWARD AREA RECREATION AND PARK DISTRICT, its agents and employees, which allegedly caused the injury at the time and place set forth were the result of an exercise of discretion vested in them.

### NINTH AFFIRMATIVE DEFENSE

AS AND FOR A FIFTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

At all times mentioned in the complaint, defendant KEVIN HART was a public employee of HAYWARD AREA RECREATION AND PARK DISTRICT and if he performed any of the acts or omissions alleged as the basis of the complaint, the acts or omissions were the result of the exercise of the discretion vested in him. Defendant is therefore immune from liability.

#### TENTH AFFIRMATIVE DEFENSE

AS AND FOR A SIXTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

At all times mentioned in the complaint, defendant HAYWARD AREA RECREATION AND PARK DISTRICT is not liable for any of these acts or omissions alleged in the complaint because the complaint only alleges that defendant HAYWARD AREA RECREATION AND PARK DISTRICT is liable based on the acts or omissions of others.

# ELEVENTH AFFIRMATIVE DEFENSE

AS AND FOR A SEVENTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

At all times mentioned in the complaint, defendant KEVIN HART was a public employee of HAYWARD AREA RECREATION AND PARK DISTRICT and, as such, is not liable for any of these acts or omissions alleged in the complaint because the complaint only alleges that defendant KEVIN HART is liable based on the acts or omissions of others.

### TWELFTH AFFIRMATIVE DEFENSE

AS AND FOR A EIGHTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

Defendant alleges that plaintiff failed to set forth the facts sufficient to state a cause of action due to a failure to comply with claims requirements of the California Government Code §§ 900 et. seq.

### THIRTEENTH AFFIRMATIVE DEFENSE

AS AND FOR A NINTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

Any and all mandatory duties imposed upon defendant HAYWARD AREA RECREATION AND PARK DISTRICT, its agents and employees, the failure of which allegedly created the condition complained of, were exercised with reasonable diligence and therefore defendant HAYWARD AREA RECREATION AND PARK DISTRICT is not liable pursuant to Government Code § 815.6.

### FOURTEENTH AFFIRMATIVE DEFENSE

AS AND FOR A TENTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT ALLEGES:

Should plaintiffs recover non-economic damages against any defendant, the liability for non-economic damages is limited to the degree of fault and several liability of said defendant pursuant to Civil Code section 1431.2 and a separate, several judgment shall be rendered against said defendant based upon said defendant's degree of fault and several liability.

180 Montgomery Street, Suite 1200	San Francisco, California 94104	

1	FIFTEENTH AFFIRMATIVE DEFENSE
2	AS AND FOR A ELEVENTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT
3	ALLEGES:
4	Defendants alleged employee mentioned in plaintiff's complaint was, at all times, duly
5	qualified, appointed and acting peace officer of HAYWARD AREA RECREATION AND PARK
6	DISTRICT and peace officer of the State of California and in accordance with the Constitution of
7	the United States and the State of California and the laws of the United States and the laws of the
8	State of California; and at all times mentioned herein, said officer was engaged in the performance
9	of his regularly assigned duties within the scope of his duties as peace officer of HAYWARD
10	AREA RECREATION AND PARK DISTRICT.
11	SIXTEENTH AFFIRMATIVE DEFENSE
12	AS AND FOR A TWELFTH, SEPARATE AND DISTINCT DEFENSE, DEFENDANT
13	ALLEGES:
14	These answering defendants acted in good faith and with a reasonable belief that the
15	actions were lawful and further did not directly or indirectly perform any acts whatsoever which
16	would constitute a breach of any duty owed to plaintiffs.
17	SEVENTEENTH AFFIRMATIVE DEFENSE
18	AS AND FOR A THIRTEENTH, SEPARATE AND DISTINCT DEFENSE,
19	DEFENDANT ALLEGES:
20	The acts of these answering defendants were lawful and proper and in all respects was
21	reasonable and legal.
22	EIGHTEENTH AFFIRMATIVE DEFENSE
23	AS AND FOR A FOURTEENTH, SEPARATE AND DISTINCT DEFENSE,
24	DEFENDANT ALLEGES:
25	These answering defendants are immune from liability pursuant to the provisions of §§ 815, 815.2,
26	818, 820.2, 820.4, 820.6, 820.8, 820.9, 821.6, 844.6, and 845.6 of the Government Code of the
27	State of California.

NINETEENTH AFFIRMATIVE DEFENSE

1	AS AND FOR A FIFTEENTH, SEPARATE AND DISTINCT DEFENSE,
2	DEFENDANT ALLEGES:
3	Defendants are immune from 42 U.S.C. §1983 liability pursuant to the doctrine of
4	qualified immunity. See White v. Pauly, 137 S. Ct. 548 (2017), Ashcroft v. al-Kidd, 563 U.S. 731
5	(2011) and <i>Harlow v. Fitzgerald</i> , 457 U.S. 800 (1982).
6	TWENTIETH AFFIRMATIVE DEFENSE
7	AS AND FOR A SIXTEENTH, SEPARATE AND DISTINCT DEFENSE,
8	DEFENDANT ALLEGES:
9	The facts alleged in the Complaint do not involve any custom, practice, procedure or
10	regulation of defendants, which gives rise to a violation of a constitutional right pursuant to
11	Monell v. New York City Department of Social Services, 436 U.S. 658 (1978).
12	TWENTY-FIRST AFFIRMATIVE DEFENSE
13	AS AND FOR A SEVENTEENTH, SEPARATE AND DISTINCT DEFENSE,
14	DEFENDANT ALLEGES:
15	Plaintiffs has wholly failed to plead facts which give rise to any colorable claim for
16	punitive or exemplary damages against defendants, nor do any such facts exist.
17	TWENTY-SECOND AFFIRMATIVE DEFENSE
18	AS AND FOR A EIGHTEENTH, SEPARATE AND DISTINCT DEFENSE,
19	DEFENDANT ALLEGES:
20	Plaintiff's claims for punitive or exemplary damages violate defendants' right to
21	procedural due process, substantive due process, and protection from "excessive" fines as
22	guaranteed by the Fifth, Fourteenth, and Eighth Amendments to the United States Constitution,
23	respectively, and the Constitution of the State of California.
24	///
25	///
26	///
27	///
28	

1	WHEREFORE, defendants prays	that plaintiffs take nothing by way of the complaint on
2	file herein and that defendants have judgn	nent for their costs, attorneys' fees and for such other
3	and further relief as the court deems prope	er.
4		Respectfully submitted,
5	Dated: July 5, 2023	ALLEN, GLAESSNER,
6		HAZELWOOD & WERTH, LLP
7		By: <u>/s/ Dale Allen</u> DALE L. ALLEN, JR.
8		Attorneys for Defendant
9		HAYWARD AREA RECREATION AND PARK DISTRICT and KEVIN HART
10		
11	DEMAN	ID FOR JURY TRIAL
12		RECREATION AND PARK DISTRICT and KEVIN
13	HART hereby demand a jury trial.	CLOREST TOTAL STATE STOTE OF AND RELYTIVE
14	The first increase a summary and a summary a	Respectfully submitted,
15	Dated: July 5, 2023	ALLEN, GLAESSNER, HAZELWOOD & WERTH, LLP
16		THEELWOOD & WERTH, BEI
17		By: <u>/s/ Dale Allen</u> DALE L. ALLEN, JR.
18		Attorneys for Defendant HAYWARD AREA RECREATION AND
19		PARK DISTRICT and KEVIN HART
20		
21		
22		
23 24		
25		
26		
27		
28		
20		

# **EXHIBIT "C"**

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

DENIZ BOLBOL, et al.,

Plaintiffs,

v.

ROWELL RANCH RODEO, INC., et al.,

Defendants.

Case No. 23-cv-01652-VC

ORDER DENYING MOTION FOR TEMPORARY RESTRAINING ORDER

Re: Dkt. No. 28

The motion for a temporary restraining order is denied. This order assumes the reader's familiarity with the facts of the case, the relevant law, and the discussion held at the motion hearing.

While the plaintiffs have shown a likelihood of success on their claim that the defendants (or at least Rowell Ranch) interfered with their free speech rights last year, they have not shown that they are likely to be prevented from meaningfully expressing themselves this year. The emergency motion relies exclusively on evidence from last year's events. While this is not nothing, the plaintiffs themselves have suggested that what happened last year was anomalous—they assert that until last year they regularly demonstrated at the rodeo without any issues. *See*, *e.g.*, Dkt. No. 28-1 at 6–7. Yet the motion contained no forward-looking evidence, such as representations from the defendants about what the plaintiffs might expect should they attempt to exercise their speech rights in the same manner this year. Indeed, at the hearing, it became apparent that neither the plaintiffs nor their lawyers even attempted to communicate with the defendants about the upcoming rodeo and what sort of treatment they might expect.

The Court therefore ordered the defendants to file sworn declarations explaining in detail

what the plaintiffs should expect at this year's rodeo. Those declarations suggest that the defendants are not likely to interfere with the plaintiffs' speech rights this weekend. The Park District's declaration explains that its rangers will not even be at the rodeo and will therefore have "no interaction with protesters who may come to the rodeo event." Dkt. No. 40 at 1. To the extent any allegedly unlawful behavior is reported to the rangers, the rangers have been instructed simply to report it to local law enforcement. Dkt. No. 40 at 2. For its own part, the Sheriff's Office has declared that, while it "will have deputies performing law enforcement duties at the site of the [] Rodeo," each deputy will be instructed not to impede the demonstrators' lawful exercise of their speech rights. Dkt. No. 41 at 2.

For its part, Rowell Ranch declares that it has designated a second free speech zone fifteen to twenty feet from the ticket booth closest to the pedestrian entrance to the arena, around where the plaintiffs typically demonstrate. Rowell Ranch further declares that "[d]emonstrators are not limited to the Free Speech Area to hand out their leaflets or engage the attendees" and that its employees "have *not* been instructed to call any law enforcement department simply because a demonstrator is not demonstrating in a Free Speech Area." Dkt. No. 43 at 2 (emphasis added). According to Rowell Ranch, the cordoned off free speech areas are intended to limit only where the demonstrators may set up tables, tents, or umbrella stands. Dkt. No. 43 at 1–2. The reason for this, Rowell Ranch declares, is to avoid blocking the roadway intended for emergency vehicle traffic. Dkt. No. 43 at 2. Rowell Ranch explains that, while pedestrians have access to the same roadway and may walk on it or across it, it wishes to keep the roadway free of temporary structures, which are less easily or quickly moved out of the way in the event of an emergency. Dkt. No. 39 at 2. As best the Court can discern on this last-minute, emergency posture, this is a sufficiently tailored restriction geared towards a sufficiently important government interest, and so it likely passes constitutional muster. See Cuviello v. City of Oakland, 434 F. App'x 615, 616– 17 (9th Cir. 2011) (holding that ten-foot buffer zone from entrance to circus intended to avoid congestion did not violate the plaintiffs' speech rights).

In light of the defendants' declarations and the absence of contrary evidence in the

plaintiffs' motion, the plaintiffs have not shown they are likely to succeed on a speech claim based on this year's rodeo. They have therefore also failed to show a likelihood of irreparable harm.

Also weighing heavily against the plaintiffs is the fact that this is an emergency of their own making. The plaintiffs' motion states they have had "longstanding plans" to attend this year's rodeo. Dkt. No. 28-1 at 18. Indeed, it appears they have known for a year that they would be returning to the rodeo this coming weekend. But instead of filing a motion for a preliminary injunction well in advance, the plaintiffs sat on their rights. They filed their underlying complaint in this case on April 6, 2023, and then they waited even longer to move for an emergency restraining order, springing it on the parties and on this Court a mere ten days before the event (which is scheduled to begin today, May 19). And as noted above, the plaintiffs apparently made no effort to communicate with the defendants in advance of filing their "emergency" motion.

While this conduct would be troublesome in any case, it is especially problematic when a court is being asked to assess weighty constitutional claims whose adjudication would benefit from deliberation and possibly an evidentiary hearing. What's more, the plaintiffs have levied their claims against no less than three sets of both public and private defendants, further complicating matters and counseling in favor of careful deliberation. The plaintiffs do not have a right to a temporary restraining order. Relief of this sort is a matter of equity and discretion. Parties seeking this relief have a responsibility to tee up their claims in a timely and responsible fashion. When plaintiffs, intentionally or through gross neglect, sit on their rights only to spring an application for a temporary restraining order on their opponents at the eleventh hour, they risk limiting themselves to recovery of retrospective relief for any violation that occurs. This is so even if the rights the plaintiffs choose to sit on are constitutional in nature. Given the conduct of the plaintiffs in this case, even if they had shown a likelihood that their free speech rights would be infringed this weekend, the Court would likely deny their emergency application for the sole reason that the emergency was created by their own delay.

# IT IS SO ORDERED.

Dated: May 19, 2023

VINCE CHHABRIA United States District Judge

**EXHIBIT "D"** 

1 2 3 4 5 6 7 8 9		308919 WERTH, LLP  ARK ΓES DISTRICT COURT
10	NORTHERN DIS	STRICT OF CALIFORNIA
11 12	JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,	Case No. 3:23-cv-01652-VC
13 14 15 16 17 18 19 20	Plaintiff, v.  ROWELL RANCH RODEO, INC., HAYWARD AREA RECREATION AND PARK DISTRICT, HAYWARD AREA RECREATION AND PARK DISTRICT PUBLIC SAFETY MANAGER/RANGER KEVIN HART, and DOES 1 and 2, in their individually and official capacities, jointly and severally,  Defendants.	DECLARATION OF NATALIE WONG PURSUANT TO COURT'S ORDER OF MAY 17, 2023 REGARDING ISSUANCE OF T.R.O. AND RESPONSE OF DEFENDANT HAYWARD AREA RECREATION AND PARK DISTRICT'S PARK RANGERS
21 22		
23	I, Natalie Wong, am the Human Resources N	Manager for the Hayward Area Recreation and Park
24	District and do hereby declare:	
25	1. The Hayward Area Recreation and Park	District Park Rangers will not be present at the ticket
26	areas or at the rodeo grounds during the	rodeo commencing May 19 – 21, 2023 and will have
27	no interaction with protesters who may c	come to the rodeo event.
28	///	
		DECLARATIONOF NATALIE WONG

1	///
2	2.
3	
4	
5	3.
6	
7	
8	
9	fore
10	fore
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

2.	The Park Rangers' only authority under Penal Code section 830.31 is to issue citations for
	violations of ordinances passed by the Hayward Area Recreation and Park District's Board of
	Directors.

3. In the event unlawful behavior is reported on the grounds permitted to Rowell Ranch, Inc., Park Rangers are instructed to report it to the local law enforcement agency to determine if a violation of law has occurred.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed on May 18, 2023, at Hayward, California.

Natalis Wong NATALIE WONG

# CERTIFICATE OF SERVICE Cuviello v. Hayward Area Recreation and Park District, et al. Northern District Case No.: 4:23-cv-01652

I am a resident of the State of California, over 18 years of age and not a party to the within action. I am employed in the County of San Francisco; my business address is: 180 Montgomery Street, Suite 1200, San Francisco, CA 94104. On May 18, 2023, I served the within:

#### DECLARATION OF NATALIE WONG OURT'S ORDER OF MAY 17, 2023 REGARDING

PURSUANT TO COURT'S ORDER OF MAY 17, 2023 REGARDING ISSUANCE OF T.R.O. AND RESPONSE OF DEFENDANT HAYWARD AREA RECREATION AND PARK DISTRICT'S PARK RANGERS

on all parties in this action, as addressed below, by causing a true copy thereof to be distributed as follows:

#### SEE ATTACHED SERVICE LIST

By United States Mail: I enclosed the document in a sealed envelope or package addressed to the persons at the addresses listed above and placed the envelope/package for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing documents for mailing. On the same day that the document is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing an affidavit.

I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail at San Francisco, California.

- By Overnight Delivery: I enclosed the document(s) in an envelope or package provided by an overnight delivery carrier and addressed to the persons listed above. I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.
- By Messenger Service: I served the documents by placing them in an envelope or package addressed to the persons at the addresses listed above and providing them to a professional messenger service for service.
- By E-Mail or Electronic Transmission: Based on a court order or an agreement of the parties to accept service by email or electronic transmission, I caused the documents to be sent to the persons at the e-mail addresses listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
- (FEDERAL) I declare under the laws of the United States of America that I am employed in the office of a member of the Bar of this court at whose direction the service was made and that the foregoing is true and correct.

Executed on May 18, 2023, at San Francisco, California.

Evelyn Rodas

## 1 **SERVICE LIST** 2 Jessica L. Blome Attorneys for Plaintiff Deniz Bolbol 3 Telephone: (510) 900-9502 Christina R. Bucey E-Mail: jblome@greenfirelaw.com Gina Tomaselli 4 Greenfire Law, PC E-Mail: cbucey@greenfirelaw.com 2748 Adeline Street, Suite A 5 Berkeley, CA 94703 6 Plaintiff Pro Per Joseph P. Cuviello 205 De Anza Blvd. #125 Telephone: (650) 315-3776 7 San Mateo, CA 94402 E-Mail: pcuvie@gmail.com 8 William Francis Burns Attorneys for Rowell Ranch Rodeo, Inc. Telephone: 925-461-4972 Law Offices of William F. Burns 9 699 Peters Ave., Ste. B E-Mail: wfburns@earthlink.net Pleasanton, CA 94566 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28